ESTTA Tracking number:

ESTTA343427 04/21/2010

Filing date:

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

| Proceeding                | 91191031  |
|---------------------------|---|
| Party                     | Plaintiff Directlaw, Inc.   |
| Correspondence<br>Address | JOSHUA A. GLIKIN BOWIE & JENSEN, LLC 29 W. SUSQUEHANNA AVE., 6TH FLOOR TOWSON, MD 21204 UNITED STATES oliver@bowie-jensen.com |
| Submission                | Stipulated/Consent Motion to Extend   |
| Filer's Name              | Pamela K. Riewerts  |
| Filer's e-mail            | riewerts@bowie-jensen.com   |
| Signature                 | /Pamela K. Riewerts/  |
| Date                      | 04/21/2010  |
| Attachments               | Stipulation and Motion to Extend Discovery to 5_5_10 in Opp91191031.PDF ( 3 pages )(95203 bytes )                             |

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Before the Trademark Trial and Appeal Board

| Directlaw, Inc.          | ) Opposition No. 91191031  |
|--------------------------|--|
| Opposer,                 | ) ) PARTIES' STIPULATION EXTENDING ) CLOSE OF DISCOVERY TO RECEIVE ) EXECUTED SETTLEMENT AGREEMENT ) |
| v.                       | )<br>)   |
| Cyberlaw Associates, LLC | )  |
| Applicant.               | )<br>)   |

Opposer, Directlaw, Inc. ("Opposer") respectfully requests a two-week (14) day extension of time, until and including May 5, 2010, within which to extend the close of discovery in this Opposition. In support of this Stipulation, Opposer states the following:

- Based on representations made by Counsel for Applicant, Opposer is
   expecting resolution of this Opposition along with an executed Settlement
   Agreement from Applicant;
- Opposer has requested an extension in order to have adequate time to receive an executed Settlement Agreement; and
- 3. Counsel for Applicant stipulated to the extension noted herein via electronic mail to Opposer's Counsel on April 21, 2010;

WHEREFORE, Opposer requests that the Board take note of and enter the Parties' stipulation extending the close of discovery by two-weeks (14) days, to May 5, 2010.

Dated: April 21, 2010

Respectfully submitted,

Joshua A. Glikin
Pamela K. Riewerts
Bowie & Jensen, LLC
29 West Susquehanna Avenue

Suite 600

Towson, Maryland 21204

(410) 583-2400

Counsel for Opposer, DirectLaw, Inc.

## **CERTIFICATE OF SERVICE**

I HEREBY certify that on this 21<sup>st</sup>day of April, a copy of the foregoing STIPULATION EXTENDING CLOSE OF DISCOVERY TO RECEIVE EXECUTED SETTLEMENT AGREEMENT was served via electronic mail (by mutual agreement of the Parties in this Action) and by first-class mail, postage pre-paid, to the following:

Jeffrey Sonnabend
SonnabendLaw
600 Prospect Avenue
Brooklyn, NY 11215
jsonnabend@sonnabendlaw.com
(718) 832-8810
Counsel for Applicant Cyberlaw Associates, LLC

Pamela K. Riewerts